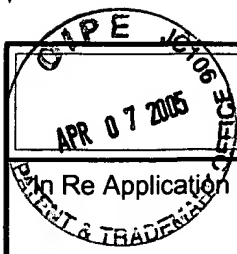


APC/ 2172
KPLW



TRANSMITTAL LETTER
(General - Patent Pending)

Docket No.
13989

In Re Application Of: Shang-Jen Ko

Application No.	Filing Date	Examiner	Customer No.	Group Art Unit	Confirmation No.
09/924,601	August 8, 2001	Anh Ly	23389	2172	5256

Title: **HIGH SPEED DATA COMPRESSION AND DECOMPRESSION APPARATUS AND METHOD**

COMMISSIONER FOR PATENTS:

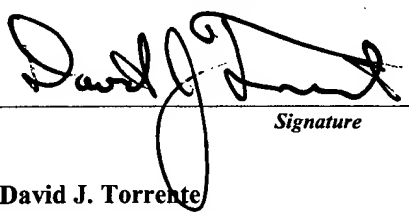
Transmitted herewith is:

APPLICANT'S INTERVIEW SUMMARY UNDER 37 C.F.R. § 1.133

in the above identified application.


- ☒ No additional fee is required.
- ☐ A check in the amount of _____ is attached.
- ☒ The Director is hereby authorized to charge and credit Deposit Account No. **19-1013/SSMP** as described below.
 - ☐ Charge the amount of _____
 - ☒ Credit any overpayment.
 - ☒ Charge any additional fee required.
- ☐ Payment by credit card. Form PTO-2038 is attached.

WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.

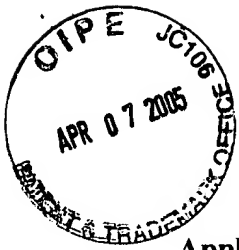

Signature

David J. Torrente
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Garden City, New York 11530
(516) 742-4343

Dated: April 4, 2005

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to the "Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450" [37 CFR 1.8(a)] on April 4, 2005
 Signature of Person Mailing Correspondence
David J. Torrente Typed or Printed Name of Person Mailing Correspondence

DJT:nf
cc:



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:	Shang-Jen Ko	Examiner:	Anh Ly
Serial No:	09/924,601	Art Unit:	2172
Filed:	August 8, 2001	Docket:	13989
For:	HIGH SPEED DATA COMPRESSION AND DECOMPRESSION APPARATUS AND METHOD	Dated:	April 4, 2005
		Confirmation No.:	5256

Mail Stop Amendment
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

APPLICANT'S INTERVIEW SUMMARY UNDER 37 C.F.R. § 1.133


Sir:

Responsive to Applicant's request for a telephone interview faxed 22 February 2005 and again 11 March 2005, Applicant gratefully acknowledges the courtesy of Examiner Anh Ly in granting and conducting a telephone interview with Applicant's undersigned representative, which interview was conducted 29 March 2005. What follows is a brief summary of that interview.

CERTIFICATE OF MAILING UNDER 37 C.F.R. §1.8(a)

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Mail Stop Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on April 4, 2005.

Dated: April 4, 2005


David J. Torrente

Applicant first addressed Examiner's response to arguments at page 3 of the most recent Office Action, noting that the remarks are directed to an argument that applicant did not make, i.e., lack of motivation to combine. Rather, Applicant argued that the references, even taken in combination, do not teach or suggest each and every element of the claims. No agreement was reached on this issue.

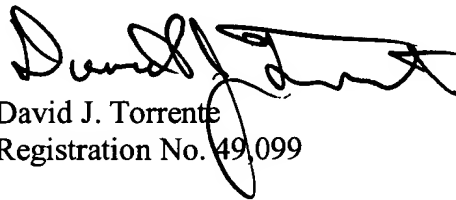
Next, Applicant raised the Examiner's juxtaposition of an alleged misreading of the applied references, and a reference to the Applicant's own specification and allegation that the specification does not support Applicant's argument (Office Action, p. 3, line 18). Applicant sought clarification whether Examiner was using Applicant's own specification against the claims, which would obviously be improper. No clarification or agreement was reached on this issue.

Moving on to the prior art, Applicant cited to Fig. 6 of Welch, et al. (U.S. Patent No. 6,121,901) and the accompanying description in support of its position that Welch does not teach, at least with respect to claim 1, "means for inserting into [a] dictionary, for storage therein, an extended string comprising [a] longest match with [a] stream of data signals extended by [a] longest match with [a] remaining stream of said data signals". Examiner responded by citing to Col. 11, lines 20-40 of Welch, which concludes "Thus, dictionary updating is immediate and interleaved on a character-by-character basis with the string search." Applicant reiterated that this passage illustrates the distinction of at least claim 1, in that the extended string of Welch is merely one character longer than the previous longest match. In contrast, claim 1 recites the extended string comprising a longest match with a stream of data extended by a longest match with a remaining stream of data.

Notwithstanding, Examiner continued to allege that Welch anticipated the claim language. Examiner also alleged that the distinction argued was not recited in the claim, although Applicant argued only the plain language present in claim 1. Examiner further alleged that the claimed distinction was not clear from the claim language, but did not allege that the claims were indefinite under 35 U.S.C. § 112, second paragraph.

At one hour in length, Examiner terminated the interview with no agreement reached on any issue. Notwithstanding the deficiency of the rejection of claim 1, Examiner suggested that amendment of claims 3 and 4 into claim 1 would improve the chances of allowance, but would not concede the allowability of claim 4, nor expand on how the additional subject matter of claims 3 and 4 define over Welch and/or Abdat (U.S. Patent No. 6,606,040). Examiner offered, and Applicant expressed interest in, a further interview including Examiner's Supervisor and/or responsible Primary Examiner, but Examiner refused to schedule such an interview, and instructed Applicant to contact these persons directly.

Respectfully submitted,



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